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6 | *Attorneys for Defendants*

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

9 MARY PHELPS, an individual; DUSTIN
10 CHAPMAN, an individual; VICTOR
11 WUKOVITS, an individual; LARRY
12 LAWTER, an individual; CINDY
13 MONTGOMERY, an individual; ASHLEY
14 BLODUS, an individual; DARRELL
15 BIESHADA, an individual; ANDRA
16 VERSTRAETE, an individual; DAVID
17 DUNPHY, an individual; GINA MARINELLI,
18 an individual; KERRI SHAPIRO, an
individual; JACOB TALLMAN, an individual;
CATHY KONGPHOUTHAKHOUN, an
individual; ERIC MARMION, an individual;
JULIE MUTSKO, an individual; and JAMES
STREHLE, an individual, on behalf of
themselves and all others similarly situated,

19 | Plaintiffs

20 | Page

21 MGM RESORTS INTERNATIONAL, a
22 Delaware corporation, RAMPARTS, INC., a
23 Nevada domestic corporation d/b/a Luxor Las
24 Vegas Resort and Casino; MGM GRAND
25 HOTEL, LLC, a Nevada domestic limited
liability company, d/b/a MGM Grand Las
26 Vegas; NEW YORK – NEW YORK HOTEL
27 & CASINO, LLC, a Nevada domestic limited
liability company, d/b/a New York New York
Hotel & Casino; ARIA RESORT & CASINO
HOLDINGS, LLC, a Nevada domestic limited

CASE NO.: 2:17-cv-02848-APG-CWH

**STIPULATION AND ORDER TO
EXTEND AND/OR SET DEADLINES FOR
DEFENDANTS TO FILE THEIR
RESPONSE TO MOTION TO
CONSOLIDATE [ECF NO. 6] AND ALSO
TO RESPOND TO THE FIRST
AMENDED COMPLAINT [ECF NO. 13]**

(FIRST REQUEST)

1 liability company, d/b/a Aria Resort & Casino;
2 BELLAGIO, LLC, a Nevada domestic limited
3 liability company, d/b/a Bellagio Las Vegas;
4 NEW CASTLE CORP., a Nevada domestic
5 corporation, d/b/a Excalibur Hotel & Casino;
6 VICTORIA PARTNERS, a Partnership, d/b/a
7 Monte Carlo Resort & Casino; THE MIRAGE
8 CASINO-HOTEL, LLC, a Nevada domestic
9 limited liability company, d/b/a The Mirage –
10 Las Vegas Hotel & Casino; MANDALY
11 CORP. dba MANDALY BAY RESORT AND
12 CASINO; and MANDALY CORP., a Nevada
13 domestic corporation d/b/a DELANO

14 Defendants.

15 Plaintiffs and Defendants, by and through their undersigned counsel, hereby stipulate and
16 agree to extend and/or set the deadlines for the response to Plaintiffs' Motion to Consolidate (ECF
17 No. 6), filed on December 1, 2017, and to set the deadline to file responses to the First Amended
18 Complaint (ECF No. 13), filed on January 5, 2018, as follows:

19 1. The deadline for Defendants to file their responses to the Motion to Consolidate, if
20 any, shall be February 14, 2018.

21 2. The deadline for Defendants to file their responses to the First Amended
22 Complaint shall be February 14, 2018.

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1 This stipulation for additional time is made in connection with Defendants' counsel's
2 agreement to accept service on behalf of Defendant, Victoria Partners and is warranted to allow
3 Defendants additional time to gather facts and prepare responses to the allegations in the First
4 Amended Complaint, whether by answer or motion practice.

5 DATED this 9th day of January, 2018

6	PISANELLI BICE PLLC	WOLF, RIFKIN, SHAPIRO, SCHULMAN & RABKIN, LLP
7	By: <u>/s/ Todd L. Bice</u> Todd L. Bice, Esq., Bar No. 4534 Robert A. Ryan, Esq., Bar No. 12084 PISANELLI BICE PLLC 400 South 7th Street, Suite 300 Las Vegas, Nevada 89101 <i>Attorneys for Defendants</i>	By: <u>/s/ Don Springmeyer</u> Don Springmeyer, Esq., Bar No. 1021 Bradley Schrager, Esq., Bar No. 10217 3556 E. Russell Road, 2nd Floor Las Vegas, NV 89120-2234 <i>Attorneys for Plaintiffs</i>

14 **ORDER**

15 **IT IS SO ORDERED.**



16 UNITED STATES DISTRICT JUDGE

17 DATED: 1/10/2018